

EXHIBIT 1

CASE NO.			
HEARING DATE AND TIME		<u>9/28/15</u>	
STREET ADDRESS OF COURT		<u>5201 Monticello Ave., Ste. 2, Williamsburg, Virginia 23185</u>	
CITY OR COUNTY		General District Court	
RETURN DATE AND TIME		<u>September 28, 2015 at 1:30 p.m.</u>	
<p>TO ANY AUTHORIZED OFFICER: You are hereby commanded to summon the Defendant(s).</p> <p>TO THE DEFENDANT(S): You are summoned to appear before this Court at the above address on <u>September 28, 2015 at 1:30 p.m.</u> to answer the Plaintiff(s)' civil claim (see below)</p>			
DATE ISSUED		<input type="checkbox"/> CLERK <input type="checkbox"/> DEPUTY CLERK <input type="checkbox"/> MAGISTRATE	
<p>CLAIM: Plaintiff(s) claim that Defendant(s) owe Plaintiff(s) a debt in the sum of \$ <u>75,000.00</u> net of any credits, with interest at <u>6.00 %</u> from date of judgment until paid, \$ <u>54.00</u> costs and \$ attorney's fees with the basis of this claim being</p>			
<p><input type="checkbox"/> Open Account <input type="checkbox"/> Contract <input type="checkbox"/> Note <input checked="" type="checkbox"/> Other (EXPLAIN) Statutory damages for violation of the TCPA when at least 50 automated calls or calls that used an artificial pre-recorded voice that were made without prior consent to Plaintiff's cellular telephone number between January 1, 2014 through June 30, 2015.</p>			
<p>HOMESTEAD EXEMPTION WAIVED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> <u>[x] cannot be demanded</u></p>			
DATE		<u>August 13, 2015</u> <input type="checkbox"/> PLAINTIFF <input checked="" type="checkbox"/> PLAINTIFF'S ATTORNEY <input type="checkbox"/> PLAINTIFF'S EMPLOYEE/AGENT	
<p>CASE DISPOSITION</p> <p>JUDGMENT against [] named Defendant(s) [] for \$ net of any credits, with interest at % from date of until paid, \$ attorney's fees</p> <p>HOMESTEAD EXEMPTION WAIVED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> CANNOT BE DEMANDED</p> <p><input type="checkbox"/> JUDGMENT FOR [] NAMED DEFENDANT(S) [] <input type="checkbox"/> NON-SUIT [] DISMISSED Defendant(s) Present? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO</p>			
<p>ATTORNEY FOR PLAINTIFF(S) Christopher C. North, Esq. 751-A Thimble Shoals Blvd., N.N., VA 23606; (757) 873-1010</p> <p>ATTORNEY FOR DEFENDANT(S)</p> <p>CLERK</p> <p>DISABILITY ACCOMMODATIONS for loss of hearing, vision, mobility, etc., contact the court ahead of time.</p>			

WARRANT IN DEBT (CIVIL CLAIM FOR MONEY)

Commonwealth of Virginia VA. CODE § 16.1-79

Williamsburg/James City County

5201 Monticello Ave., Ste. 2, Williamsburg, Virginia 23185

STREET ADDRESS OF COURT

TO ANY AUTHORIZED OFFICER: You are hereby commanded to summon the Defendant(s).

TO THE DEFENDANT(S): You are summoned to appear before this Court at the above address on September 28, 2015 at 1:30 p.m. to answer the Plaintiff(s)' civil claim (see below) DATE ISSUED CLERK DEPUTY CLERK MAGISTRATE**CLAIM:** Plaintiff(s) claim that Defendant(s) owe Plaintiff(s) a debt in the sum of\$ 75,000.00 net of any credits, with interest at 6.00 % from date of judgment until paid, \$ 54.00 costs and \$ attorney's fees with the basis of this claim being Open Account Contract Note Other (EXPLAIN)

Statutory damages for violation of the TCPA when at least 50 automated calls or calls that used an artificial pre-recorded voice that were made without prior consent to Plaintiff's cellular telephone number between January 1, 2014 through June 30, 2015.

HOMESTEAD EXEMPTION WAIVED? YES NO [x] cannot be demandedChristopher C. North PLAINTIFF PLAINTIFF'S ATTORNEY PLAINTIFF'S EMPLOYEE/AGENT

DATE

August 13, 2015

CASE DISPOSITION

JUDGMENT against [] named Defendant(s) []
for \$ net of any credits, with interest at % from date of until paid, \$ attorney's fees**ATTORNEY FOR PLAINTIFF(S)**
Christopher C. North, Esq.
751-A Thimble Shoals Blvd., N.N., VA 23606; (757) 873-1010**ATTORNEY FOR DEFENDANT(S)**
.....**CLERK**
.....**DISABILITY ACCOMMODATIONS**
for loss of hearing, vision, mobility, etc., contact the court ahead of time.

DATE

RETURNS: Each defendant was served according to law, as indicated below, unless not found.

NAME	NAME		
ADDRESS	ADDRESS		
<input type="checkbox"/> PERSONAL SERVICE	Tel. No.	<input type="checkbox"/> PERSONAL SERVICE	Tel. No.
Being unable to make personal service, a copy was delivered in the following manner:			
<p><input type="checkbox"/> Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of recipient to party named above.</p>			
<p><input type="checkbox"/> Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)</p>			
<p><input type="checkbox"/> Served on Secretary of the Commonwealth</p>			
<input type="checkbox"/> NOT FOUND		SERVING OFFICER _____	for _____
.....		DATE

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ADDRESS	ADDRESS		
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<input type="checkbox"/> NOT FOUND		SERVING OFFICER _____	for _____
.....		DATE

OBJECTION TO VENUE:

To the Defendant(s): If you believe that Plaintiff(s) should have filed this suit in a different city or county, you may file a written request to have the case moved for trial to the general district court of that city or county. To do so, you must do the following:

1. Prepare a written request which contains (a) this court's name, (b) the case number and the "return date" as shown on the other side of this form in the right corner, (c) Plaintiff(s)' name(s) and Defendant(s)' name(s), (d) the phrase "I move to object to venue of this case in this court because" and state the reasons for your objection and also state in which city or county the case should be tried, and (e) your signature and mailing address.
2. File the written request in the clerk's office before the trial date (use the mail at your own risk) or give it to the judge when your case is called on the return date. Also send or deliver a copy to plaintiff.
3. If you mail this request to the court, you will be notified of the judge's decision.